

Pulaski Citizen.

L. W. McCORD, Editor and Publisher.

Printed in the right the Printing Press should be. The tyrant's foe, the champion of the free; Faithful and constant to his sacred trust; Calm in his utterance in his judgments just; Wise in his teaching; indignant and strong To speed the right and to denounce the wrong.

OFFICE NO. 100 EAST CORNER PUBLIC SQUARE—UP STAIRS.

TERMS OF SUBSCRIPTION.

Four Dollars per Annum, in Advance.

Terms of Advertising.

Advertisements inserted at \$2.00 per square, (10 lines or less, in this type, for the first, and 75 cents for each subsequent insertion.)

Advertisements not marked with the number of insertions desired will be inserted and charged for at the regular rates until ordered out.

List of Prices for Advertisers:

	1 mo.	2 mos.	3 mos.	6 mos.	1 yr.
1 square	\$4.25	\$7.50	\$10.00	\$15.00	\$25.00
2 squares	8.50	15.00	20.00	30.00	50.00
3 squares	12.75	22.50	30.00	45.00	75.00
4 squares	17.00	30.00	40.00	60.00	100.00
5 squares	21.25	37.50	50.00	75.00	125.00
6 squares	25.50	45.00	60.00	90.00	150.00
7 squares	29.75	52.50	70.00	105.00	175.00
8 squares	34.00	60.00	80.00	120.00	200.00
9 squares	38.25	67.50	90.00	135.00	225.00
10 squares	42.50	75.00	100.00	150.00	250.00

Advertisements must be paid quarterly in advance. Those inserted for 3 months or less, must be accompanied with the money. Early advertisements are charged on a quarterly basis of charge; further renewals charged on a free per square basis.

Advertisements from a distance must be accompanied with the cash in every instance.

The advertising of a house or firm will be strictly limited to its own immediate business.

Calls on persons to become candidates, and political circulars charged as advertisements, and will not be inserted without the cash in advance.

Editorial advertisements and personal communications will not be inserted unless paid for in advance at double the regular rates.

Announcement.

Announcing candidates for State or District office, ten dollars; county office, five dollars in advance.

Victuaries and relatives of a spot over ten lines in length charged for at the regular advertising rates.

Marriages, deaths and religious notices gratis.

PULASKI, TENN.

FRIDAY MORNING, DEC. 14, 1866.

CROSS MARKS (X).

Look out for cross marks on your paper. This indicates the expiration of your subscription. We are compelled to adhere to our rule of payment in advance. We hope you will renew without delay.

\$10 Reward.

We will pay the above reward each for files of the Citizen for the years 1860 and 1861, delivered at this office. Be sure to bring them in early. Our files were scattered during the war, and they are of great pecuniary value to us as well as to many parties to suits in Chancery.

NEW PROPOSALS.

Every Citizen of the County Interested.

We design enlarging and greatly improving the Citizen next year, provided we can increase our patronage enough to justify the expense of doing so.

And in order to interest every philanthropist in the county, we make the following proposals:

We will give to the new College enterprise \$500, provided those interested in it shall raise us 500 new subscribers, at the regular cash price, or \$1 for each new subscriber thus obtained over 25.

The same proposition is extended to the Ladies' Benevolent Association, to supply maimed Confederates with artificial limbs.

Societies and organizations accepting this proposition will each designate or appoint some responsible agent through whose hands all moneys and subscribers will come to us.

Ex-Rebel soldiers, who have lost the use of a limb in the "Lost cause," will be supplied with the Citizen at half price.

We ask their comrades and friends to aid us in giving them limbs by procuring as many subscribers as possible for the Citizen.

Do You Want a Postoffice?

One half of the people of Tennessee will answer this question affirmatively. The way to get it is to address a memorial to the Postmaster General, stating the grounds upon which you want it, and recommend some neighbor, who can take the oath, as a suitable person for the office of Postmaster; and then send the application to your member of Congress, and request him to lay it before the Postmaster General.

The above directions, if followed, will give every community a Postoffice, and we know of nothing else that will.

If such applications are forwarded to us, we will send them on, and use our exertions to procure them.

An editor in Illinois, says an exchange, recently saw a patent clothes-wash. It was in the shape of a wheelbarrow. The revolutions of the wheel put in motion a crank that pounded the clothes. The body of the box was mounted where the load is in a wheelbarrow. On the top of the box was a wringer.

A lady can put her clothes in this machine, pick it up and go out calling—the longer the list of friends the further she will have to wheel her burden—and the better her clothes will be washed. Calling will then be of some use, and an eternal "gad-about" will become a first-rate washerwoman.

An interesting article in an exchange on newspaper advertising, closes with the following advice:

"To Merchants.—1. Advertise. 2. Advertise liberally. 3. Advertise courageously. To the Public at Large.—1. Read the advertisements. 2. Study them, and verify they shall be for your profit."

Gen. Wood says, in writing from Brazil, that the young ladies, on being introduced to a stranger, insist upon being embraced, "heart throbbing against heart." What a delightful country Brazil must be!

Never be afraid of doing little because you can not do much. Take the first duty that comes before you, and put your heart into it, and it will lead to a second. Try to put a spirit into old ways before you chalk out new ones. Never let your conscience be troubled by the claim of duties that do not belong to you.

As a printers' festival, the following toast was offered:

"Woman—Second only to the press in the dissemination of news."

Moss of the clergymen in Norwich, Conn., have signed a circular protesting against the practice of having funerals on the Sabbath.

The Board of Directors of the Nashville and Decatur Railroad will meet in Athens, on the 1st of January next, to elect a President.

THE WAY OF STATING TRUTH.—Now, that truth is not falsehood is evident enough; but it may be messer and more malicious than falsehood, when used in attacking a neighbor. In fact, the truth may be, practically, the grossest of lies.

Nothing is more truthful than the outline of a man as given by his own shadow; but you may set your face in such a position toward the sun or any other light that your shadow shall make you out a ravenous wolf or a grinning ape; and one may tell the truth about you so adroitly as to besmear you with the very foulest slanders.

NASHVILLE, TENNESSEE

No 43 College Street,

Green & Green,

LOUISVILLE, KENTUCKY,

Corner Fourth and Main Streets.

Hats,

Caps

and

Gents' Furnishing Goods.

OUR HAT and CAP STOCK

WILL comprise all that is new and desirable in styles of our own make and design.

OUR FURNISHING DEPARTMENT

Contains a large and complete assortment of every thing that a gentleman needs, in shirts, underwear, Hosiery, Ties, Scarfs, Suspenders, Gloves & Collars.

A Large List of Goods for

WEDDING OUTFITS.

NEW ADVERTISEMENTS

A. L. SMITH, THOS. PARKES, A. T. STARK, Local Agents, Late of W. J. & T. Parkes, Kentucky.

Smith, Parkes & Stark,

Cotton and Tobacco Factors,

AND—

GENERAL COMMISSION MERCHANTS,

No. 5 South Market St.,

Nashville, Tenn.

HAVING taken the above Warehouse, we are prepared to do a General Commission Business, and will keep constantly on hand a large supply of

GROCERIES, FLOUR, SALT, HAMS, LARD, etc., etc., for the Trade, at Low Prices; also full supply of the celebrated GREAT LARD, TALLOW, and Rice.

Special attention given to forwarding Freight—Large storage accommodations on reasonable terms.

SMITH, PARKES & STARK.

NAKHEVILLE COTTON MARKET.

It is a generally admitted fact that the plan now adopted in Tobacco sales of selling at auction, and reselling the produce at the highest bid, is not satisfactory to the planter, has given more satisfaction, and uniformly caused produce to sell at higher prices than the old system of selling at private sale.

The advantages are numerous. It draws together all the buyers in the market, and insures the highest market price for each bale offered. Each buyer is forced to pay the price he can see and understand, with a sample fairly drawn, allowing its quality.

The owner, either in person or through his agent, has the right to make when the price is not satisfactory.

These advantages are secured to the Planter with the same ease of selling as under the old system. The universal satisfaction given to all who have ever tested this system is proof that this system is far excellence, the best that can be had. (Dec. 3rd)

Proclamation by the Governor.

STATE OF TENNESSEE, Executive Department.

To the SHERIFF OF GILES COUNTY, Greeting:

You are hereby commanded to open and hold an election at all the places of holding elections in your county, on the 17th day of December, 1866, to elect an Attorney General for the 11th Judicial Circuit in said State, to fill the vacancy occasioned by the resignation of A. C. Hickory, and due return thereof make to me, according to law.

In testimony whereof, I have hereunto set my hand, and caused the Great Seal of the State to be affixed at the Department in Nashville on the 10th day of November, 1866.

By the Governor, W. G. BROWNLOW, A. J. FLETCHER, Secretary of State.

Election Notice.

By virtue of a writ issued to me by His Excellency, the Governor of Tennessee, I will open and hold a special election at various voting precincts in Giles county, on the 17th day of January, 1867, to elect an Attorney General for the 11th Judicial Circuit, to fill a vacancy occasioned by the resignation of A. C. Hickory.

The constables of the various civil districts (except the 7th), are authorized, deputed and directed to open and hold the election in their respective districts in conformity with this notice.

Nov. 30th B. H. PEDEN, Sheriff.

LAND SALE.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the case of Amanda Harwell, adm'r, &c., vs. Martha A. Harwell and others, I will

On Saturday, 22d December, 1866,

Sell at the highest bidder the Court house in Pulaski, Tenn., a tract of 71 acres of desirable land, situated in the county of Giles, on the waters of Egnew's creek, and is the same deeded by Wm. Vaughan to the heirs of John Harwell in 1860.

TERMS.

Credit of 6, 12, and 18 months with interest. Notes with good security will be required, and lien retained.

Nov. 23. A. COX, c. & m.

In Chancery at Pulaski.

Rob't P. Spencer, complain't, vs. Sarah A. Neal, def't.

In this case it appearing to the satisfaction of the Clerk and Master from affidavits that the defendant, Sarah A. Neal, is a non-resident of the State of Tennessee, so that the ordinary process of this Court cannot be served on her. On motion it is therefore ordered that publication be made for four weeks in succession in the Pulaski Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the Court House in Pulaski, in the State of Tennessee, on the 1st Monday in March next, and answer complainant's bill, or the same will be taken for confessed as to her and set for hearing ex-parte.

December 7, 1866. A. COX, c. & m.

Land Sale.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the case of David C. Inman vs. Elvin Inman I will sell to the highest bidder, for cash, on

Saturday the 23d of December next

at the Court House in Pulaski, a tract of about 270 acres of land, mentioned in the pleadings, belonging to the estate of John C. Inman dec'd., situated in the 5th civil district of Giles county, adjoining the lands of John W. and James M. Foster & others, Nov. 23. A. COX, c. & m.

LAND FOR SALE.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the case of David C. Inman vs. Elvin Inman I will sell to the highest bidder, for cash, on

Monday the 24th day of December, 1866,

at the highest bidder on the premises, a tract of 10 1/2 acres, described in the pleadings, belonging to the estate of John C. Inman dec'd., adjoining the lands of John C. Inman dec'd. on the South and B. F. Carter on the North; and the same purchased by the said Inman from James Kittenberry.

Nov. 23. A. COX, c. & m.

Terms—Cash.

Nov. 23. A. COX, c. & m.

LAND FOR SALE.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the case of James McCallum for use of dec'd., vs. James B. Busch, E. V. Lunsford and others, I will, on

Monday, the 24th day of December, 1866,

sell to the highest bidder on the premises, about 5 miles south of Pulaski, a tract of about 109 acres of land, mentioned in the pleadings, belonging to the estate of A. S. Young dec'd.—adjoining the lands of Robert Dickson, Chas. Abernathy and others.

Nov. 23. A. COX, c. & m.

TERMS.

Credit of 1 and 2 years with interest from date. Notes with good security required and lien retained.

Nov. 23. A. COX, c. & m.

DISSOLUTION.

THE Partnership heretofore existing between J. B. Stacy, S. A. Gordon and Jas. M. Morris has been dissolved by mutual consent of the parties, and each of them has sold his interest in said business to John R. Johnson—the business in future to be conducted under the firm name and style of Stacy, Morris & Co., who will be found at the old stand, on the East side of the public square, where they will be pleased to see all their friends and the public generally.

J. B. STACY, JAS. M. MORRIS, S. A. GORDON, JOHN R. JOHNSON.

DR. F. P. GRANT, DR. C. C. ABERNATHY.

MEDICAL CARD.

DRS. GRANT & ABERNATHY.

Pulaski, Tenn.

HAVING associated themselves in the practice of Medicine and Surgery, respectfully tender their services to the people of this and the adjoining counties; and hope by strict attention to business to merit a liberal share of public patronage.

Special Attention Given to Surgery.

Having had ample experience in the Army during the war, and being supplied with all the appliances necessary, they feel fully prepared to treat all cases entrusted to their care.

Dec. 7, 1866. J. M. POWELL, Adm'r.

LEGAL NOTICES.

SALE OF TOWN LOTS.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the case of Samuel Cox vs. E. Gordon, I will sell to the highest bidder, at the Court House in Pulaski, on

Saturday the 15th of December next

the town lots described in the pleadings—Nos. 192, 193, 194 and 195, on corner of Madison and Third streets, in the City of Pulaski, and known as the Pease Gordon Livery Stable.

Terms.

A credit of 6, 12 and 18 months with interest from day of sale. Notes with good security will be required and a lien retained.

Nov. 23. A. COX, c. & m.

Land for sale.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the case of Wm. Wray vs. J. L. Mitchell & others, I will sell to the highest bidder, at the Court House in Pulaski, on

Saturday the 15th of December next,

at the Court House in Pulaski, a tract of 110 1/2 acres of land described in the pleadings, situated in the 1st civil district of Giles county, adjoining the lands of Margaret Reel and others.

Terms.

Credit of 1 and 2 years with int. from date. Notes with good security required and lien retained.

Nov. 23. A. COX, c. & m.

RAILROAD SCRIPT FOR SALE.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the case of Henry House vs. J. C. Young & others, I will, on

Saturday the 15th of December next

sell to the highest bidder at the Court House in Pulaski, for cash, about \$200 Nashville and Decatur Railroad Script.

Nov. 23. A. COX, c. & m.

LAND SALE.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the case of John Lathrop vs. Sarah A. Neal and others, I will, on

Monday, the 17th of December, 1866,

sell to the highest bidder on the premises, at the residence of Dr. W. E. Lancaster, the tract of 200 acres of land, described in the pleadings, belonging to Sarah A. Neal, situated in the 5th civil district of Giles county, on Buchanan's creek, adjoining the lands of G. W. Pitts & others, and the the estate of Henry Neal, or so much thereof as will be necessary to satisfy judgment, costs &c.

TERMS.

Credit of 6 months with interest. Notes with good security required of the purchaser and a lien retained.

Nov. 23. A. COX, c. & m.

Land Sale.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the case of John Ralston et al. vs. Wm. Webb and others, I will, on

On Monday, 17th of December, 1866,

sell to the highest bidder on the premises, a tract of 280 acres of desirable land, described in the pleadings, situated in Giles county, adjoining the lands of Wm S Harwell, Charles Latham et al.

TERMS.

Credit of 6, 12 and 24 months with interest. Notes with good security will be required, and lien retained.

Nov. 23. A. COX, c. & m.

CHANCERY SALE.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the case of P. H. Ezell and A. J. McKimmin vs. Colmore B. Sutton, I will sell on

Friday, the 21st of December, 1866,

on the premises, two tracts of land, mentioned in the pleadings, situated in the 10th civil district of Giles county, on Buchanan's creek, adjoining the lands of John Wm. S. Harwell, A. S. Young and others; being the same upon which defendant, Colmore B. Sutton, claims a lien, and the country-one tract known as the Dick Stull place, and the other as the Huff place, and contains together about 1100 acres.

TERMS.

Sold on a credit of six months with interest from day of sale.

Notes with good security required of purchaser and a lien retained.

Nov. 23. A. COX, c. & m.

House & Lot for Sale.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the case of Wm. Pinkerton vs. Mary Figgins and others, I will, on

Saturday, 22d day of December, 1866,

at the highest bidder, at the Court House in Pulaski, the House and Lot described in the pleadings, adjoining Wm. Garner, Creed Figgins & James Bunch, belonging to the estate of Joseph Figgins, dec'd.

TERMS.

To be sold on a credit of 4, 12, 18 and 24 months with interest. Notes and good security will be required of purchasers and a lien retained.

Nov. 23. A. COX, c. & m.

Land sale.

PURSUANT to a decree of the Chancery Court at Pulaski, Tenn., in the case of David Inman vs. Elvin Inman I will sell to the highest bidder, for cash, on

Saturday the 23d of December next

at the Court House in Pulaski, a tract of about 270 acres of land, mentioned in the pleadings, belonging to the estate of John C. Inman dec'd., situated in the 5th civil district of Giles county, adjoining the lands of John W. and James M. Foster & others, Nov. 23. A. COX, c. & m.

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Nov. 23. A. COX, c. & m.

TERMS.

Credit of 1 and 2 years with interest from date. Notes with good security required and lien retained.

Nov. 23. A. COX, c. & m.

NOTICE.

To Creditors of Lunsford & Vaughn.